

UNITED STATES DISTRICT COURT NORTHERN DISTRICT OF CALIFORNIA SAN FRANCISCO DIVISION

Jul 15 2020

SUSAN Y. SOONG
CLERK, U.S. DISTRICT COURT
NORTHERN DISTRICT OF CALIFORNIA

United States of America,)	Case No. CR 20-290 CRB	SAN FRANCISCO
	Plaintiff, v. ago Benito Mercado-Aguayo, Santiago Aguayo-Mercado, Defendant(s).))))	STIPULATED ORDER EXC UNDER THE SPEEDY TRI	
Trial Act from continuance o	ns stated by the parties on the record to July 15, 2020 to butweigh the best interest of the public. The court makes this finding and but to be the public to the public t	c and th	and finds that the ends of just e defendant in a speedy trial.	ice served by the See 18 U.S.C. §
	Failure to grant a continuance woul <i>See</i> 18 U.S.C. § 3161(h)(7)(B)(i).	d be like	ely to result in a miscarriage of	f justice.
	The case is so unusual or so complex, due to [check applicable reasons] the number of defendants, the nature of the prosecution, or the existence of novel questions of fact or law, that it is unreasonable to expect adequate preparation for pretrial proceedings or the trial itself within the time limits established by this section. See 18 U.S.C. § 3161(h)(7)(B)(ii).			
	Failure to grant a continuance would deny the defendant reasonable time to obtain counsel, taking into account the exercise of due diligence. <i>See</i> 18 U.S.C. § 3161(h)(7)(B)(iv).			
	Failure to grant a continuance would unreasonably deny the defendant continuity of counsel, given counsel's other scheduled case commitments, taking into account the exercise of due diligence. <i>See</i> 18 U.S.C. § 3161(h)(7)(B)(iv).			
<u>X</u>	Failure to grant a continuance would unreasonably deny the defendant the reasonable time necessary for effective preparation, taking into account the exercise of due diligence. <i>See</i> 18 U.S.C. § 3161(h)(7)(B)(iv).			
	With the consent of the defendant, and taking into account the public interest in the prompt disposition of criminal cases, the court sets the preliminary hearing to the date set forth in the first paragraph and — based on the parties' showing of good cause — finds good cause for extending the time limits for a preliminary hearing under Federal Rule of Criminal Procedure 5.1 and for extending the 30-day time period for an indictment under the Speedy Trial Act (based on the exclusions set forth above). <i>See</i> Fed. R. Crim. P. 5.1; 18 U.S.C. § 3161(b).			
IT IS	SO ORDERED.			
DATE	ED:		Sallie Kim United States Magistrate Jud	
STIPU	JLATED: Carolis Mitch Attorney for Defendant	ul_	/S/ Sloan Heffron (electronically signed	<u>·</u>
	Auorney for Defendant		Assistant United States Attor	ney